UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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OAD, LLC,))
Plaintiff,))
v. SYDNEY, INC., d/b/a OAD MIDWEST, WALSTROM GROUP, INC., GARY W. WALSTROM, and CECILIA BRUENING,)) CIVIL ACTION NO. 05-10150 (RCL)))
Defendants.)))
SYDNEY, INC., d/b/a OAD MIDWEST, WALSTROM GROUP, INC., GARY W. WALSTROM, and CECILIA BRUENING, individually and derivatively on behalf of OAD, LLC,	-)))))
Plaintiffs-in-counterclaim,))
v.))
OAD, LLC, and MICHAEL GRAY,))
Defendants-in-counterclaim.))

STIPULATION EXTENDING TIME FOR AUTOMATIC DISCLOSURES UNDER FED. R. CIV. P. 26

Plaintiff/counterclaim defendant OAD LLC, counterclaim defendant Michael Gray (collectively, the "Counterclaim Defendants") and defendants/counterclaim plaintiffs Sydney, Inc., d/b/a OAD Midwest, The Walstrom Group, Inc., Gary W. Walstrom, and Cecilia Bruening (collectively the "Defendants") hereby stipulate and agree to an extension of the time in which to file the Automatic Disclosures as required by Fed. R. Civ. P. 26 up to and through June 3, 2005.

OAD LLC MICHAEL GRAY	SYDNEY, INC., d/b/a OAD MIDWEST, THE WALSTROM GROUP, INC., GARY W. WALSTROM, and CECILIA BRUENING
	CECILIA BRUENINO
By their attorneys,	By their attorneys,
CRAIG AND MACAULEY PROFESSIONAL CORPORATION	SULLIVAN & WORCESTER LLP
/s/ Daniel C. Reiser	/s/ Nicholas M. O'Donnell
Daniel C. Reiser	Nicholas M. O'Donnell
(BBO# 638204)	(BBO# 657950)
Martin P. Desmery	Ira K. Gross
(BBO# 550133)	(BBO# 212720)
Craig and Macauley	Sullivan & Worcester LLP
Professional Corporation	One Post Office Square
Federal Reserve Plaza	Boston, Massachusetts 02109
600 Atlantic Avenue	(617) 338-2800
Boston, Massachusetts 02210	nodonnell@sandw.com
(617) 367-9500	igross@sandw.com

Dated May 17, 2005